IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

PHILIP L. GOODWYN, et al.,)
Plaintiff,)
v.) CASE NO. 2:06-cv-893-WKW
CONEXANT SYSTEMS, INC.,)
Defendant.)

ORDER

It is ORDERED that this cause is hereby set for a pretrial hearing as provided by Rule 16 of the federal Rules of Civil Procedure, on February 23, 2007, at 3:00 a.m. in Courtroom 200E, Frank M. Johnson, Jr. U. S. Courthouse Complex, One Church Street, Montgomery, Alabama.

At the pretrial hearing, the court will consider the matters addressed by Rule 16. All parties are expected to have complied fully with this court's previously entered Rule 16 uniform scheduling order. All parties should prepare and have ready all stipulations and possible admissions of fact and of documents which might avoid unnecessary proof upon trial.

ANY PRO SE LITIGANTS and ALL LEAD ATTORNEYS must appear at the time above designated and be fully prepared to state the facts of the case in the most minute detail, and be authorized to admit all facts that are true. Counsel should be prepared to argue all motions which have not been otherwise submitted or ruled on, which will be heard at the above stated time. Appropriate penalties will be imposed for failure to comply with these requirements.

The parties are DIRECTED to prepare JOINTLY a proposed pretrial order in accordance with the attached outline. The plaintiff(s) shall ensure that the proposed pretrial order is received by the court NOT LATER THAN TWO BUSINESS days prior to the pretrial conference by either (1) delivery of the order (both hard copy and on disk) to chambers or (2) by transmitting an electronic copy of the proposed pretrial order to the court as an attachment to an email message sent to [propord watkins@almd.uscourts.gov]. For these purposes, the electronic or disk copy should be in WordPerfect or Word format and not in Adobe Acrobat PDF format. If the plaintiff is pro se, then the defendant(s) shall have this responsibility.

TRIAL TERM COMMENCES March 26, 2007, in Montgomery, Alabama.

Done this the 13th day of February, 2007.

/s/ W. Keith Watkins UNITED STATES DISTRICT JUDGE

NOTICE TO ATTORNEYS

The proposed pretrial order must be joint, and not piecemeal, and it should be reviewed and approved by all parties BEFORE the pretrial hearing.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA DIVISION						
v.	Plaintiff,)))))	CIVIL ACTION NO.			
	Defendant.)				
ORDER ON PRETRIAL HEARING						
A pretrial hearing was held in this case on, wherein the following proceedings were						
held and act	ions taken:					
1.	PARTIES AND TRIAL COUNSEL:					
COUNSEL APPEARING AT PRETRIAL HEARING: (same as trial counsel) or (indicate if different)						
2.	JURISDICTION AND	<u>D VENUE</u> :				
3.	PLEADINGS: The fo	ollowing pleadings and am	endments were allowed:			
4.	CONTENTIONS OF (a) The plaintiff(s					

(b)	The defendant(s)	
(0)	The detendant(s)	

5.	STIPULATIONS	BY AND	BETWEEN '	THE PARTIES:

PLEASE LEAVE ORDER UNFINISHED AT THIS POINT FOR COMPLETION BY THE COURT.